

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

IN RE: WORLD TRADE CENTER LOWER MANHATTAN  
DISASTER SITE LITIGATION

-----X

BEATRIZ CONCEPTION,

Plaintiff(s), Index No.: 07CV1594

-against-

**NOTICE OF ADOPTION**

80 LAFAYETTE ASSOCIATES, LLC, B.R.  
FRIES & ASSOCIATES, INC., BATTERY PARK  
CITY AUTHORITY, BLACKMON-MOORINGSTEAMMA'  
CATASTOPHE, INC. D/B/A BMS  
CAT, BLUE MILLENNIUM REALTY LLC,  
BROOKFIELD FINANCIAL PROPERTIES, INC.,  
BROOKFIELD FINANCIAL PROPERTIES, LP,  
BROOKFIELD PARTNERS, LP, BROOKFIELD  
PROPERTIES CORPORATION, BROOKFIELD  
PROPERTIES HOLDINGS INC., CENTURY 21,  
INC., GRUBB & ELLIS MANAGEMENT  
SERVICES, HILLMAN ENVIRONMENTAL  
GROUP, LLC., JACK RESNICK & SONS INC,  
MAYORE ESTATES LLC, MAYORE ESTATES  
LLC AND 80 LAFAYETTE ASSOCIATION LLC  
AS TENANTS IN COMMON, RESNICK 75  
PARK PLACE LLC, STONER AND COMPANY,  
INC., TUCKER ANTHONY, INC., WFP TOWER  
A CO., WFP TOWER A CO. G.P. CORP., AND  
WFP TOWER A. CO., L.P., ET AL,

**1:21-MC-00102-AKH**

Defendant(s).

-----X

**C O U N S E L O R S :**

PLEASE TAKE NOTICE that Defendant, HILLMANN ENVIRONMENTAL GROUP, LLC, (hereinafter HILLMANN) as and for it's response to the allegations set forth in the Complaint by adoption or Check-Off Complaint related to the Master Complaint filed herein and applicable to the above captioned matter hereby adopts all of the responses and all of the affirmative defenses contained in the Answer to the Master Complaint dated, filed and served August 2, 2007, *In re World Trade Center Lower Manhattan Disaster Site Litigation*, 21MC 102 (AKH). The responses to all of the allegations in the Master Complaint are adopted herein and

are applicable to the Check-Off Complaint served and filed herein. Defendant, HILLMANN, also adopts the responses contained in any Amended Answer filed and served herein.

PLEASE TAKE FURTHER NOTICE that Defendant, HILLMANN, reserves the right to serve and file an amended answer and specifically reserves the right to interpose a cross claim against any and all co-defendants.

PLEASE TAKE FURTHER NOTICE that Defendant, HILLMANN, also adopts all affirmative defenses and the jury demand herein.

WHEREFORE, Defendant, HILLMANN, demands judgment dismissing the above captioned action against it along with the costs and disbursements of this action.

Dated: White Plains, New York  
September 11, 2007

Yours, etc.,

**SAM ROSMARIN, PLLC**



By: \_\_\_\_\_  
Salvatore J. Calabrese, Esq. (5133)  
Attorneys for Defendant  
HILLMANN ENVIRONMENTAL GROUP LLC  
11 Martine Avenue – 9<sup>th</sup> Floor  
White Plains, New York 10606

(914) 686-4000

TO:

Paul Napoli, Esq.  
WORBY GRONER EDELMAN  
NAPOLI & BERN, LLP  
115 Broadway, 12<sup>th</sup> Floor  
New York, New York 10006  
(877) 982-4376  
clopalo@napolibern.com

Robert A. Grochow, Esq.  
ROBERT A. GROCHOW, P.C.  
233 Broadway, 5<sup>th</sup> Floor  
New York, New York 10279  
(212) 608-4400  
[rgrochow@aol.com](mailto:rgrochow@aol.com)

Gregory J. Cannata, Esq.  
LAW OFFICES OF GREGORY J. CANNATA  
233 Broadway, 5<sup>th</sup> Floor  
New York, New York 10279  
Liaison Counsel for Plaintiffs  
(212) 553-9206  
[cannata@cannatalaw.com](mailto:cannata@cannatalaw.com)

**SERVICE RIDER**

**1:21-mc-102 Notice has been electronically mailed to:**

Donna-Marie Baloy Baloyd@wemed.com

Brian Andrew Bender bbender@harrisbeach.com, jsavitsky@harrisbeach.com

Dror Bikel dbikel@sralawfirm.com

Judith Rita Cohen cohenj@dicksteinshapiro.com

James J. Coster jcoster@ssbb.com, asnow@ssbb.com, bmeans@ssbb.com, jrubins@ssbb.com, managingclerk@ssbb.com, tbrock@ssbb.com

Defendants bbrender@harrisbeach.com

Andrew Riggs Dunlap adunlap@kirkland.com, kennymanagingclerk@kirkland.com

Thomas A. Egan tegan@fzw.com, service@fzw.com

Virginia Goodman Futterman vfutterman@londonfischer.com

Christian Holt Gannon cgannon@smsm.com

Roman E Gitnik rgitnik@lifflander.com

Stanley Goos Jsavitsky@harrisbeach.com, sgoos@harrisbeach.com

Robert Allen Grochow rgrochow@aol.com

Benjamin E- Haglund bhaglund@daypitney.com

John J. Henry jhenry@woh.com, clalyer@woh.com, jkroll@woh.com, lrice@woh.com, wnolan@woh.com

Hillman Environmental Group, LLC. sam@rosmarinlaw.com

Michael D. Hynes michael.hynes@dlapiper.com

Barry Mark Kazan bkazan@ebglaw.com

Frank Joseph Keenan keenan@methwerb.com

LeFrak Organization Inc. bbender@harrisbeach.com

Richard Eric Leff Rleff@mcgivneyandkluger.com

Lefrak Organization, Inc. bbender@harrisbeach.com

Eric Foster Leon eleon@kirkland.com, kenymanagingclerk@kirkland.com

Christopher Allen McLaughlin christopherm@zegam.com

Anthony Molloy , III amolloy@pattonboggs.com

Kevin Jude O'Neill KJO@GOGICK.COM

Michael David Reisman mreisman@kirkland.com, kenymanagingclerk@kirkland.com

Gail L. Ritzert gail.ritzert@hrrvlaw.com, martha.raskin@hrrvlaw.com

Sam Rosmarin sam@rosmarinlaw.com

Andrew John Scholz ascholz@fzw.com, enolan@fzwz.com, service@fzwz.com

Louis Smith smithlo@gtlaw.com, gtcourtalert@gtlaw.com, petersr@gtlaw.com

Lee Ann Stevenson lstevenson@kirkland.com, kenymanagingclerk@kirkland.com

Howard F. Strongin hstrongin@sralawfirm.com

Jill Suzanne Taylor jtaylor@sralawfirm.com

James Edward Tyrrell , JR jtyrrell@pattonboggs.com, jhopkins@pattonboggs.com, tsaybe@pattonboggs.com

Mark Joseph Weber mweber@moundcotton.com

Todd E. Weisman toddw@efwlaw.com

Robin Michel Wertheimer robinwertheimer@hotmail.com

**AFFIDAVIT OF SERVICE**

STATE OF NEW YORK: COUNTY OF WESTCHESTER:

Cristina A. Villani, being duly sworn, says, I am not a party to the action, am over 18 years of age and reside at White Plains, New York.

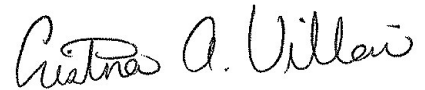
On September 11th, 2007 I filed with the USDC pursuant to ECF filing instructions under Case No.: 1:21-mc-00102-AKH and emailed a true copy of the annexed DEFENDANT HILLMAN ENVIRONMENTAL GROUP LLC NOTICE OF ADOPTION by electronic mailing the same to the following parties at their last known electronic mailing address:

Paul Napoli, Esq.  
WORBY GRONER EDELMAN  
NAPOLI & BERN, LLP  
115 Broadway, 12<sup>th</sup> Floor  
New York, New York 10006  
(877) 982-4376  
ShelleneBousher@NapoliBern.com

Robert A. Grochow, Esq.  
ROBERT A. GROCHOW, P.C.  
233 Broadway, 5<sup>th</sup> Floor  
New York, New York 10279  
(212) 608-4400  
rgrochow@aol.com

Gregory J. Cannata, Esq.  
LAW OFFICES OF GREGORY J. CANNATA  
233 Broadway, 5<sup>th</sup> Floor  
New York, New York 10279  
Liaison Counsel for Plaintiffs  
(212) 553-9206  
[cannata@cannatalaw.com](mailto:cannata@cannatalaw.com)

All parties indicated on the  
**SERVICE RIDER**



\_\_\_\_\_  
Cristina A. Villani

Sworn to before me this  
11th day of September 2007



Charlene S. Rogers  
Notary Public  
No. 01RO 4703494  
Qualified in Westchester County  
Commission Expires 11/30/09